be kept by the surveyor thereof open to the inspection of all persons who may desire to examine the same, and shall be handed down to his successor in office.

1904, art. 91, sec. 4. 1888, art. 91, sec. 3. 1860, art. 92, sec. 4. 1849, ch. 549, sec. 3.

4. Each surveyor may appoint a deputy or deputies.

Ibid. sec. 5. 1888, art. 91, sec. 5. 1860, art. 92, sec. 5. 1811, ch. 100.

5. Surveyors and their deputies may administer an oath to their chain and pole carriers, carefully, without favor or partiality to carry the chain or pole to the best of their knowledge whilst making a survey.

Ibid, sec. 6. 1888, art. 91, sec. 6. 1860, art. 92, sec. 6. 1811, ch. 100.

6. No one but a male person above the age of twenty-one years shall be a chain or pole carrier.

Ibid. sec. 7. 1888, art. 91, sec. 7. 1860, art. 92, sec. 7. 1789, ch. 35, sec. 7.

7. On the execution of any warrant of re-survey from any of the courts of this State, or on the execution of any order of a court of equity of this State to make a survey, the sheriff or coroner shall summon the witnesses he may be directed to summon by either party and upon proof of such summons and non-attendance of the witness made to the court from which the warrant or order issued, such witness shall be adjudged in contempt of court and an attachment may issue as in other cases of contempt.

The county surveyor may be ordered to survey lands in controversy and to take depositions and return plots. Andrews v. Scotton, 2 Bl. 629. See also, Cunningham v. Browning, 1 Bl. 319.

As to the admissibility in evidence of plots and depositions returned by the surveyor, see Chisholm v. Perry, 4 Md. Ch. 32; Carroll v. Smith, 4 H. & J. 128; Steuart v. Mason, 3 H. & J. 507.

See notes to sec. 1. See art. 35, sec. 13.

Ibid. sec. 8. 1888, art. 91, sec. 8. 1860, art. 92, sec. 8. 1847, ch. 329.

8. The surveyors of the several counties and the city of Baltimore shall insert in every certificate of survey or re-survey returned to the land office the course and distance of the given or closing line in every such survey or re-survey.

Ibid. sec. 9. 1888, art. 91, sec. 9. 1860, art. 92, sec. 9. 1795, ch. 88, sec. 11.

9. In returning certificates to the land office the surveyor shall state the quantity and quality of the improvements on the land included in the survey or re-survey and subject to the operation of the warrant with his opinion of the value of the same.

Cited but not construed in Cunningham v. Browning, 1 Bl. 317.

Ibid. sec. 10. 1888, art. 91, sec. 10. 1860, art. 92, sec. 10. 1841, ch. 108.

10. No warrant of re-survey issued from any of the courts of this State shall be executed until after ten days' notice to the parties in